## HOUSE COMMITTEE OF REFERENCE REPORT

	March 15, 2019
Chair of Committee	Date
Committee on Public Health Care & Human Services.	
After consideration on the merits, the following:	e Committee recommends the
HB19-1215 be amended as follows, an the Committee on Aprecommendation:	d as so amended, be referred to oppropriations with favorable
Amend printed bill, page 8, line 9, strike "IF AN OBLIGOR'S" and substitute "FOR AN OBLIGOR WITH AN".	
Page 8, line 10, before "IS" insert "THAT".	
Page 8, line 16, strike "section." and substitute "section".	
Page 8, line 21, before "The" insert "IF, after these adjustments are made, the obligor's child support amount does not exceed twenty percent of the obligor's adjusted gross income and must be capped at that amount before applying subsection (7)(a)(II)(F) of this section and the overnight credit percentage set forth in subsection (8)(g) of this section. Adjustments must not be made to the obligor's child support amount pursuant to this subsection (7)(a)(II)(C) if, within the same child support order, the number of children for whom a duty of support is owed results in a child support obligation that exceeds twenty percent of the obligor's adjusted gross income."	
Page 39, after line 14 insert:  "SECTION 5. In Colorado Revised Statutes, 26-13-106, amend (4) as follows:  26-13-106. Eligibility for services. (4) After more than five hundred FIFTY dollars has been collected from an obligor during a year,	
nunured Fif i y donais has been confected	i mom an obligor during a year,

- 1 the county department shall recover a fee of twenty-five THIRTY-FIVE
- 2 dollars from the obligee if the obligee has never received public
- 3 assistance. The county department shall withhold the fee from the first
- 4 amount collected that exceeds the five-hundred-dollar
- 5 FIVE-HUNDRED-FIFTY-DOLLAR threshold.".
- 6 Renumber succeeding sections accordingly.

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